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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/711,278 09/07/2004		Charles H. Honeyman	H-307DIV	5277	
26245	7590	03/07/2006		EXAMINER	
DAVID J	COLE		TSOY, ELENA		
E INK CO	RPORATIO	NC			•
733 CONCORD AVE				ART UNIT	PAPER NUMBER
CAMBRID	GE, MA	02138-1002	1762		
				DATE MAILED: 03/07/2006	

DATE MAILED. 03/07/2000

Please find below and/or attached an Office communication concerning this application or proceeding.

# Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/711,278	HONEYMAN ET AL.	
Examiner	Art Unit	
Elena Tsoy	1762	

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	Elena Tsoy	1762	
The MAILING DATE of this communication appe	ars on the cover sheet with the o	correspondence add	ress
THE REPLY FILED 27 February 2006 FAILS TO PLACE THIS	APPLICATION IN CONDITION FO	R ALLOWANCE.	
<ol> <li>The reply was filed after a final rejection, but prior to or or this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a Not a Request for Continued Examination (RCE) in compliant time periods:</li> <li>The period for reply expires 3 months from the mailing date</li> </ol>	the same day as filing a Notice of wing replies: (1) an amendment, affortice of Appeal (with appeal fee) in the with 37 CFR 1.114. The reply must	Appeal. To avoid abaid abaid avit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire I Examiner Note: If box 1 is checked, check either box (a) or TWO MONTHS OF THE FINAL REJECTION. See MPEP 7	Advisory Action, or (2) the date set forth ater than SIX MONTHS from the mailing (b). ONLY CHECK BOX (b) WHEN THE	g date of the final rejecti	on.
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of exunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	tension and the corresponding amount shortened statutory period for reply origon than three months after the mailing date.	of the fee. The approprinally set in the final Offite of the final rejection, of	iate extension fee ce action; or (2) as even if timely filed,
2. The Notice of Appeal was filed on 27 February 2006. At the date of filing the Notice of Appeal (37 CFR 41.37(a)), appeal. Since a Notice of Appeal has been filed, any replacement.	or any extension thereof (37 CFR 4	11.37(e)), to avoid dis	missal of the
AMENDMENTS			·
3. The proposed amendment(s) filed after a final rejection,  (a) They raise new issues that would require further co  (b) They raise the issue of new matter (see NOTE below	nsideration and/or search (see NO w);	TE below);	
(c) They are not deemed to place the application in bet	tter form for appeal by materially re	ducing or simplifying	the issues for
appeal; and/or (d) They present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a)).		ected claims.	
4. The amendments are not in compliance with 37 CFR 1.1	21. See attached Notice of Non-Co	mpliant Amendment	(PTOL-324).
5. Applicant's reply has overcome the following rejection(s)			
6. Newly proposed or amended claim(s) would be all non-allowable claim(s).		•	
<ul> <li>7.  For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is protected. The status of the claim(s) is (or will be) as follows:  Claim(s) allowed:  Claim(s) objected to:  Claim(s) rejected: 1,8-20,35, and 37-42.  Claim(s) withdrawn from consideration: .</li> </ul>		ll be entered and an e	explanation of
AFFIDAVIT OR OTHER EVIDENCE			
<ol> <li>The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good an was not earlier presented. See 37 CFR 1.116(e).</li> </ol>			
9.  The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to a showing a good and sufficient reasons why it is necessar.	overcome <u>all</u> rejections under appea	al and/or appellant fai	Is to provide a
10. The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	n of the status of the claims after e	ntry is below or attach	ned.
11.   The request for reconsideration has been considered but	it does NOT place the application in	n condition for allowar	nce because:
12. Note the attached Information Disclosure Statement(s).  13. Other:	(PTO/SB/08 or PTO-1449) Paper N	lo(s)	

#### Advisory Action

1. The amendment filed on February 27, 2006 under 37 CFR 1.116 in reply to the final rejection has been entered and considered but is not deemed to place the application in condition for allowance for the reasons of record set forth in the Final Office Action mailed on 10/31/2005. Claim 36 has been cancelled. Claims 1-20, and 35, 37-42 are pending in the application. Claims 2-7 are withdrawn from consideration as directed to a non-elected invention.

### Response to Arguments

- 2. Applicants' arguments filed February 27, 2006 have been fully considered but they are not persuasive.
- (A) Applicants argue that Herman describes a process for the coating of titania pigment particles, in which there is added to a water slurry of titania a polyanionic dispersing agent, the slurry is diluted until it contains 15 to 30% of titania, and then there is added to the diluted slurry an anchoring agent comprising an organic vinyl monomer containing polar groups which are adsorbed on to the surface of said [titania] particles (see Herman claim 1, emphasis added). The italicized wording clearly shows that in the Herman process the "anchoring agent" is simply adsorbed on to the titania surface by ionic interactions and is not bonded to the surface via a covalent bond, as required by present claims 35 and 39-40. Hence, Herman cannot anticipate any of the present claims.

The Examiner respectfully disagrees with this argument. Herman does teach covalent bonding because Herman expressly teaches "bonding" (See column 3, line 29) of the polymer to the surface of the pigment via an anchoring agent (not polyanionic dispersing agent) (See

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column 3, lines 30-33). It is well known in the art that the titania particle has OH functional groups on its surface so that **bonding** COOH anchoring polar group (See column 3, line 42) to the titania surface would mean only <u>forming a bond</u> between COOH anchoring polar group and OH surface group, i.e. forming <u>covalent ester</u> bond, or <u>bonding</u> OH anchoring polar group (See column 3, line 45) to the titania surface would mean only <u>forming a bond</u> between OH anchoring polar group and OH surface group, i.e. forming <u>covalent ether</u> bond.

(B) Applicants argue that there is no logical way to combine Katoh and Sakai. Sakai is explicitly restricted to silica particles, which are shown to have the right physical properties for use as spacers in liquid crystal displays. There is no logical reason why a skilled person, seeking to improve the Katoh coated titania particles, would assume that Sakai is relevant. Sakai is concerned solely with controlling the surface properties of silica particles to render them more suitable for use as spacers in liquid crystal displays, whereas Katoh is concerned with coating titania particles to adjust their relative affinities for two immiscible suspending fluids (typically water and hydrocarbon) in an electrophoretic display. (The reference to liquid crystals in Katoh is solely by way of acknowledging prior art in the area of electro-optic displays; the Katoh displays are electrophoretic displays, not liquid crystal ones, and there is no suggestion in Katoh that liquid crystals can usefully be used as either of his suspending fluids.) Given the major differences in both the materials being coated and the liquid in which the coated particle is to be used, there is no logical reason why the skilled person would assume that the type of coating described in Sakai would be useful in the Katoh displays.

The Examiner respectfully disagrees with this argument. First of all, in contrast to

Applicants argument, Katoh is concerned with a marking ink composition comprising a dye and

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a pigment and a **display medium** comprising marking ink composition (See column 1, lines 6-14). A <u>liquid crystal</u>, electrochromic device, <u>electrophoretic migration device</u>, and magnetic migration device are <u>conventionally known as elements for use in the display medium</u> (See column 1, lines 16-25).

Secondly, in contrast to Applicants argument, Katoh is concerned with coating not only of titania particles (See column 17, lines 4-5) but also titanium oxide coated with a <u>silicon oxide</u> (See column 17, line 6).

Therefore, there is logical reason why the skilled person would assume that the type of coating described in Sakai would be useful in the Katoh displays.

#### Conclusion

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Elena Tsoy whose telephone number is 571-272-1429. The examiner can normally be reached on Monday-Thursday, 9:00AM - 7:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Timothy Meeks can be reached on 571-272-142323. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR

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system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Elena Tsoy **Primary Examiner** Art Unit 1762

March 2, 2006

PRIMARY EXAMINER

87504